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2 THE HONORABLE JOHN C. COUGHENOUR
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7 IN THE UNITED STATES DISTRICT COURT
8 WESTERN DISTRICT OF WASHINGTON
9 AT SEATTLE

10 SCOTT AND KATHRYN KASEBURG, ET AL.,

11 Plaintiffs,
12 vs.
13 PORT OF SEATTLE, a municipal corporation;
14 PUGET SOUND ENERGY, INC., a Washington
15 for profit corporation,
16 KING COUNTY, a home rule charter county, and
17 CENTRAL PUGET SOUND REGIONAL
18 TRANSIT AUTHORITY, a municipal
19 corporation,
20 Defendants.

21 NO. 2:14-CV-000784-JCC

22 **PLAINTIFFS' MOTION FOR
23 ENLARGEMENT OF TIME TO
24 RESPOND TO DISCOVERY**

25 NOTE ON MOTION CALENDAR:
11/13/2015

Pursuant to this Court's Order dated October 23, 2015 (D.E. 138), Plaintiffs produced discovery responses for 54 Plaintiffs today. Plaintiffs' counsel, along with Plaintiffs' Steering Committee, have diligently worked to gather discovery responses since October 23 and continue to do so. In addition to the 54 responses served today, another 18 responses are awaiting notarization and can be produced within the next week. However, because some Plaintiffs have been travelling, some have been ill, and some haven't been finalized for other various reasons, Plaintiffs have yet to obtain the few remaining responses to date. As a result, Plaintiffs respectfully request an additional 30 days in order to continue to collect responses and produce to the Defendants the remaining outstanding discovery. Plaintiffs' counsel

PLAINTIFFS' MOTION FOR ENLARGEMENT OF TIME TO
RESPOND TO DISCOVERY — No. 2:14-cv-000784-JCC - Page 1

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1 contacted the Defendant King County's counsel requesting consent to this Motion and Mr.
2 Hackett responded "The deadline is set by court order and it is not within our power to alter it."

3 Date: November 13, 2015.

4 **STEWART, WALD & MCCULLEY, LLC**

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15 **ATTORNEYS FOR PLAINTIFFS**

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17 **CERTIFICATE OF SERVICE**

18 I hereby certify that on the 13th day of November, 2015, the foregoing was filed
19 electronically with the Clerk of the Court to be served by the operation of the Court's electronic
20 filing system upon all parties of record.

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22 Attorneys for Defendant Port of Seattle

23 PLAINTIFFS' MOTION FOR ENLARGEMENT OF TIME TO
24 RESPOND TO DISCOVERY — No. 2:14-cv-000784-JCC - Page 2

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14 _____
15 /s/ Thomas S. Stewart
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